

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION

JEROME JOHNSON,

Plaintiff,

vs.

BOARD OF POLICE
COMMISSIONERS, et al.,

Defendants.

)
)
)
)
)
)
)
)
)
)
)

Cause No. 4:06-CV-605 CDP

PLAINTIFF'S AMENDED LIST OF EXHIBITS

Plaintiff expressly reserves any objections to admissibility of evidence which may be set forth in any motions in limine filed by Plaintiffs.

Subject to any motions in limine filed by Plaintiff, and any rulings thereon, Plaintiff may introduce the following exhibits at trial:

See attached chart.

Plaintiff intends to authenticate the following records by affidavit pursuant to Fed. R. Evid. 92(11): Exhibits 3 and 63-79.

Plaintiff reserves the right to introduce into evidence additional exhibits in response to the evidence presented by Defendants at trial.

Respectfully submitted,

THE COCHRAN FIRM-ST. LOUIS
COCHRAN, CHERRY, GIVENS,
SMITH, CALDWELL & SINGLETON,
L.L.C.

/s/ Bradley M. Herrin

Bradley M. Herrin #89146
The Cochran Firm
1010 Market Street, Suite 1540
St. Louis, MO 63104
Office: (314) 421-0077
Fax: (314) 421-5377

Attorneys for Plaintiff

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and accurate copy of the foregoing was electronically filed with the Clerk of the Court this 9th day of January, 2008, to be served by operation of the Court's electronic filing system upon the following:

Joshua N. Worthington and
Denise LeAnn Thomas
Assistant Attorney General
Old Post Office
815 Olive Street, Suite 200
St. Louis, MO 63101
*Attorneys for Board of Police Commissioners,
State of Missouri,
Adrienne Bergh, Robert Boney,
Ryan Cousins, Levaughn Smart*

/s/Bradley Herrin

Plaintiff's Exhibit List

Exhibit Number	Description of Exhibit
1.	SLMPD Complaint # 01042489
2.	SLMPD Complaint # 0104280
3.	WGPD Complaint # 20010594
4.	Letter from Board of Police Commissioners – IA report #01-100D-5
5.	Internal Affairs report IA# 01/100D-5
6.	Letter from SLMPD to Kessler & Diemer re: CAD records
7.	SLMPD Complaint # 01-42510
8.	SLMPD Complaint # 01-42549
9.	SLMPD Complaint # 01-043301
10.	ATF – Firearms Trace Summary Report
11.	St. Louis City Subpoena – Dan Drago
12.	SLMPD – Lab Case # LAB –01-003779
13.	SLMPD – Lab Report – Latent Print – Lab Case No.: 01-003779
14.	SLMPD - Bullet - Shell Work Sheet – Lab Case No.: 01-003779 9mm
15.	SLMPD – Lab Report – Lab Case No.: 01-003779 Clothing
16.	SLMPD - Bullet – Shell Work Sheet Lab Case No.: 01-003779 .22 L/LR
17.	SLMPD – Lab Report – Lab Case No.: 01-003779 – Dan Drago 10 pages
18.	Letter to BMH from Romie Kopf re: J. Johnson AKA John Doe
19.	SLMPD – Evidence Receipt – Lab/Identification
20.	Handwritten Statement Officer Brian Gilmore
21.	Internal Chain of Custody Report Lab Case #: Lab –01-003779
22.	Evidence Technician Photo's of April 3, 2001
22. A-Z	Evidence Technician Photo's of April 3, 2001 (Enlarged Photos)
23.	Handwritten Statement of Gary Micheau, Jr.
24.	Line-up Photo of Adrian Baker
25.	Handwritten Statement of Anna M. Bioundolillo
26.	SLMPD Line – up Form of Adrian Baker
27.	SLMPD – Evid. Form – Org. Statements Officer's Gilmore, Drago, Bergh, Smart, Boney, Cousins, Bovell, Harris, Sisco, & Biondolillo
28.	Handwritten Statement of Officer Brian Gilmore
29.	Handwritten Statement of Officer Renwick Bovell
30.	Handwritten Statement of Officer Jesse Harris
31.	Typed Statement of Det. Ryan Cousins
32.	Typed Statement of Det. Adrienne Bergh
33.	Typed Statement of Det. Levaughn Smart
34.	Typed Statement of Det. Robert Boney
35.	Typed Statement of Det. Daniel Drago
36.	SLMPD – CAD records for 4/3/01
36. A	SLMPD – CAD records Keys, Abbreviations, Explanations
37. – 44.	Photographs of Jerome Johnson's injuries

45.	Newspaper Article 04/04/01
46.	SLMPD Policy & Procedures Rule 7 “Complaint and Disciplinary Procedures
47.	SLMPD Chief of Police Special Order No.: 93-S-3 - 02/22/93
48.	SLMPD Chief of Police Special Order No.: 91-S-13 – 03/13/91
49.	SLMPD Chief of Police Special Order No.: 92-3-12 – 11/23/92
50.	Plaintiff’s Deposition of David Neal Glaser – Exhibits & Reports
51.	Defendant’s Deposition of David Neal Glaser
52.	Video Taped Deposition of David Neal Glaser
53.	Trial Transcript State of Missouri v. Jerome Johnson 09/23 – 09/27/02
54. A-B	Audio Tapes of 911 & Police Calls
55. A-E	Transcripts of Exhibits 54 A & B
56.	Enlarged Aerial Photo of Scene
57.	Enlarged Aerial Photo of Scene
58.	Enlarged Street Map of Scene
59.	Deposition of Robert Boney - State v. Johnson
60.	Deposition of Ryan Cousins – State v. Johnson
61.	Deposition of Daniel Drago – State v. Johnson
62.	Deposition of Levaughn Smart – State v. Johnson
63.	Medical Records BJC Hospital
64.	Medical Bills BJC Hospital
65.	Medical Records SLCH
66.	Medical Bills SLCH
67.	Medical Records Community Health Plus
68.	Medical Bills Community Health Plus
69.	Medical Records Dr. M. Barry Jones
70.	Medical Bills Dr. M. Barry Jones
71.	Medical Records BJC Home Health Care
72.	Medical Bills BJC Home Health Care
73.	Medical Records of The Rehabilitation Institute of St. Louis
74.	Medical Bills of The Rehabilitation Institute of St. Louis
75.	Medical Bills of Care Partners
76.	Medical Records of Washington U. Orthopaedic Surgery
77.	Medical Bills of Washington U. Orthopaedic Surgery
78.	Medical Records JCCC
79.	Medical Records Correctional Medical Services
80.	Clothing worn by Jerome Johnson on 04/03/01
81.	.22 Caliber RG Industries Revolver